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of the issuance of the bonds, and for no other purpose: *Provided*, That if after such purposes are entirely fulfilled any balance remains in such fund, such balance may by the order of the sanitary board be transferred to the 'bond, interest, and redemption fund' for the redemption of bonds and the payment of interest thereon, issued under the provisions of this section.

"If the result of the election be against the issuance of bonds no other election upon the question shall be called or held for a period of one year.

"It is hereby made the duty of the sanitary board to levy each year upon the property within the said annexed territory a sufficient tax to pay off the interest accruing upon said bonds for the respective year as each falls due, and also to pay at least one-twentieth of the principal of said bonds, so that the entire amount of the principal and interest of said bonds shall be paid within 20 years from the date of the issuance of said bonds; and it is hereby made the duty of the tax collector, or such other person as may charged with the duty of collecting the sanitary district taxes, to collect the tax so to be levied, and the duty of the sanitary board to order the same paid in manner and form as provided by this act, and the duty of the county treasurer to pay the same. If, for any reason, any portion of the tax for any year remains unpaid, and in consequence thereof any portion of the interest or principal due for any year remains unpaid, the same shall be added to and levied for the next year, and be collected and paid accordingly.

"The payment of the whole amount of the principal and interest of all of said bonds, within 20 years from their issuance, is hereby made the imperative duty of the annexed territory; and, if necessary for that purpose, a special tax shall be levied by the sanitary board on the property situate in said annexed territory; and it is hereby made the duty of every officer and board to do his respective part toward the levy, collection, and payment of such tax; and mandamus shall issue from the superior court of the county in which the district is situated, or from any other competent court, upon the application of any party interested for the purpose of compelling the performance of the duty imposed by this act upon any and all boards and officers.

"If the result of any election upon the question of the issuance of bonds for such annexed territory be in favor of such issuance, the sanitary board may, in their discretion, before such issuance, commence in the superior court of the county a special proceeding to determine their right to issue such bonds and the validity thereof, similar to the proceedings in relation to irrigation bonds provided for by an act entitled 'An act supplemental to "An act to provide for the organization and government of irrigation districts, and to provide for the acquisition of water and other property, and for the distribution of water thereby for irrigation purposes," approved March 7, 1887, and to provide for the examination, approval, and confirmation of proceedings for the issue and sale of bonds issued under the provisions of said act,' and all the provisions of said act shall apply to and govern the proceedings so to be commenced by the sanitary board, so far as the same are applicable; and said proceedings shall be in accordance with the provisions of said act so far as the same are applicable, and the judgment in such proceedings shall have the same effect as a judgment in relation to irrigation bonds under the provisions of said act."

Sec. 2. All acts and parts of acts in conflict with this act, or any portion thereof, are hereby repealed.

Horses, Mules, Asses, and Cattle—Inspection of, for Communicable Diseases, When Imported. (Chap. 225, Act June 4, 1913.)

SECTION 1. It shall be unlawful for any person, firm, company, or corporation, their agents and servants, to bring into the State of California any horses, mules, asses, or cattle, unless such animals have been examined and found free from infectious or contagious diseases, which freedom from disease shall be established by a certificate of health signed by a regularly qualified and practicing veterinarian who

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is a graduate of a duly recognized and accredited veterinary college of good standing: Provided, however, That in case of cattle over 6 months of age intended to be used for dairy or breeding purposes, said certificate of health shall also state and certify that each individual animal thereof has been personally and carefully inspected and subjected to a physical and clinical examination and also subjected to the tuberculin test, and that each individual animal thereof has been found free from any suspicious symptoms of tuberculosis, or of any infectious or contagious disease other than tuberculosis, and also that each individual animal thereof failed to react to the tuberculin test. Said certificate shall also include a complete temperature record of each animal during the period while undergoing the tuberculin test.

The certificate of health and tuberculin-test record, as provided for in this act, shall be in duplicate, one copy of which must be attached to the waybill of the shipment and the other copy shall be forwarded to the State veterinarian of the State of California on the day the shipment is made: Provided further, That any person, firm, company, or corporation, their agents and servants, wishing to bring cattle into the State of California for exhibition at fairs, may, by making application to the State veterinarian of the State of California, receive permission to bring such cattle into the State of California for such purpose without the tuberculin test as provided for herein, but in all such cases said permit must be attached to the waybill accompanying the shipment of such cattle: And provided further, That in case any of such exhibition cattle are sold to remain in the State of California they must be subjected to the tuberculin test and proved free from tuberculosis before being delivered to the purchaser. It is further provided that cattle may be brought into the State of California for the purpose of slaughter for food, as well as for the purpose of fattening for such slaughter, without a certificate of inspection or tuberculin testing, except as may be otherwise provided. In every case where cattle are being brought into the State, except as hereinbefore provided, there shall also be attached to said certificate of health a certificate signed by the owner, or the consignor or shipper, certifying that no one of such animals had previously reacted to the tuberculin test within 3 months last past and that no one of such animals had been subjected to any other treatment designed to negative the action of the tuberculin test, and in every case where said cattle are brought into the State of California for the purpose of slaughter for food, or for the purpose of fattening for such slaughter, a certificate signed by the owner shall be attached to said waybill accompanying said shipment, stating correctly the purpose for which said cattle are to be used and where and by whom they are to be so used; and it shall be unlawful for any person, firm, or corporation to make any false or incorrect statement as to any of the matters herein required to be set forth in said certificate and if said certificate be attached to said waybill it shall relieve any transportation company, its agents, and employees from the penalties prescribed in this act if said cattle should be brought into this State for purposes other than as set forth in said certificate.

- SEC. 2. Any person, firm, company or corporation, their agents, servants, and employees, that shall violate any of the provisions of this act shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than \$50 nor more than \$500, or by imprisonment in the county jail for a term not exceeding 180 days, or by both such fine and imprisonment.
- Sec. 3. That certain act of the Legislature of the State of California entitled, "An act to prevent the importation of neat cattle for dairy or breeding purposes affected with tuberculosis into the State of California," approved March 7, 1911, is hereby expressly repealed.
- Sec. 4. That certain act of the Legislature of the State of California, entitled "An act to prevent the importation of horses, mules, and asses affected with glanders into the State of California," approved March 7, 1911, is hereby expressly repealed.
- Sec. 5. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.